(Rev. 12/07) Judgment in a Criminal Case for Revocations Sheet 1 $\,$

UNITED STATES DISTRICT COURT

Middle District of Alabama

UNITED STATES OF AMERICA v.			Judgment in a Criminal Case (For Revocation of Probation or Supervised Release)		
TRAVYUIS DORAL COKELY			Case No.	2:09CR12-MEI	F-01
			USM No.	43433-019	
				John D	. Keller
ΓHE DEFENDANT:			Defendant's Attorney		
X admitted guilt to violation of condition(s) 1, 2 and 4			of the term of supervision.		
•			after denial of guilt.		
The defendant is adjudica	ated guilty of these violation				
Violation Number	Nature of Violation				Violation Ended
1.	Defendant shall not con	mmit another feder	ral, state, or local	crime and shall not	12/19/2008
2.	illegally possess a cont Defendant shall not co- illegally possess a cont	mmit another feder	ral, state, or local	crime and shall not	12/19/2008
4.	Defendant shall not con	mmit another feder	ral, state, or local	crime and shall not	12/19/2008
The defendant is the Sentencing Reform A	illegally possess a cont sentenced as provided in pag ct of 1984.		of	f this judgment. The s	entence is imposed pursuant to
X The government dismissed condition number 3			and defendant is discharged as to such violation(s) condition.		
It is ordered the change of name, residence ordered to pay restitution Last Four Digits of Defe		the United States a Il fines, restitution the court and Unite 8926	attorney for this di , costs, and specia ed States attorney		of any I by this judgment are fully paid. If economic circumstances. 8. 2009
					ion of Judgment
Defendant's Year of Birtl	h: <u>1974</u>			1/hl. 61.	er
City and State of Defendant's Residence: Eufaula, Alabama			•	7	e of Judge
			MARK I		EF U.S. DISTRICT JUDGE Title of Judge
				2 June 200	•
					ate

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(Rev. 12/07) Judgment in a Criminal Case for Revocations

Sheet 2— Imprisonment

Judgment — Page 2 of 2

DEFENDANT:

TRAVYUIS DORAL COKELY

CASE NUMBER:

2:09CR12-MEF-01

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total total term of:

Thirty (30) months. This term consists of 10 months to run concurrently with any state court sentence and the remaining 20 months shall run consecutively to the any state court sentence.

snan n	in consecutively to the any state court sentence.
x	The court makes the following recommendations to the Bureau of Prisons: The Court recommends that defendant be placed in a facility where he can receive vocational training. The Court further recommends that defendant be credited with 419 days on any federal sentence defendant is serving in this Court beyond defendant's sentence of 1993.
x	The defendant is remanded to the custody of the United States Marshal.
	The defendant shall surrender to the United States Marshal for this district:
	□ at □ a.m. □ p.m. on
	as notified by the United States Marshal.
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: □ before 2 p.m. on
	as notified by the United States Marshal.
	□ as notified by the Probation or Pretrial Services Office.
	RETURN
I have	executed this judgment as follows:
	Defendant delivered on to
at	with a certified copy of this judgment.
	UNITED STATES MARSHAL
	Ву
	DEPLITY I MITED STATES MADSHAL